

Indiana, and Emmet C. Spurrier, an adult, unmarried, residing in Coesse, Indiana, children of William M. L. Spurrier, who predeceased the said Taylor A. Spurrier.

3. That the real estate mentioned and described in Exhibit No. 1, of which the said Taylor A. Spurrier died seized and possessed, is not susceptible of partition or division without material loss and injury to all the parties to this cause who have an interest therein, because it consists of a dwelling house erected on a small lot of land, and it would be to the best interest of all the parties that said real estate be sold under a decree of your Honorable Court and the proceeds divided amongst the parties according to their respective interests therein.

TO THE END, THEREFORE,-

(1) That a decree may be passed for a sale of the said real estate by your Honorable Court.

(2) That the proceeds thereof may be divided between the parties to this cause according to their respective rights and interests therein.

(3) That your Orator and Oratrix may have such other and further relief as the case may require.

May it please Your Honors to grant unto your Complainants the Writ of Subpoena directed to the said Sterling E. Spurrier and Nellie M. Spurrier, his wife, Coral Spurrier Kling and Roscoe M. Kling, her husband, Ethel Spurrier Dinterman and Alvie Dinterman, her husband, Floy Diller Spurrier Filler, widow, Roland Spurrier and Beulah Spurrier, his wife, Roscoe Spurrier and Mary Spurrier, his wife, Harvey R. Spurrier and Effie F. Spurrier, his wife, Carrie Bell, widow, Ola Hoke and LeRoy Hoke, her husband, Nora Creager and Richard Creager, her husband, & Lee Toms, (widow) all adults and residing in Frederick County, Maryland, commanding them and each of them to